Approved for use through 09/30/2007. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)

Docket Number (Optional)

ADANDONED	NAVOIDABLI GIIDLIN 3	7 Of IC 1.107(a)			
First Named Inventor: Application Number: Filed:	John D. Taylor 09/973626 10/10/2001 01/10/2002	E	Art Unit: Examiner:	2876 Edwyn Labaze	
Title:	Taylor Corp: Pre Paid Ca	sn Cards Unlimited			
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450					
	nformation or assistance is n titions Information at (571) 2		this form,	please contact	
The above-identified application that the United States Patent a	cation became abandoned for and Trademark Office. The office notice or action plus an	or failure to file a time date of abandonmer	nt is the da	ay after the expiration of	
NOTE: A gra (1) Petition (2) Reply a (3) Termin befor	HEREBY PETITIONS FOR antable petition requires the natable petition requires the natable petition requires the natable petition requires the natable petition results of the showing of the cause of the showing of the showing of the cause of the showing	following items: fee – required for all lesign applications; a	utility and		
1. Petition fee					
Small entity – See 37 CFF		FR 1.17(I)). Applicant	claims sm	all entity status.	.•
Other than sm	nall entity - fee \$	(37 CFR 1.17(l)).	ı		
2. Reply and/or fee					
A The reply and/or fee . "Renewed Po	e to the above-noted Office a etition under 37 CFR 1.137	action in the form of 7 (a) (iden	itify the typ	e of reply):	
has been filed	previously on6/29	/2007			
is enclosed he	erewith.				
B The issue fee of \$ _	\$140.00				
☐ has been filed	l previously on	7/24/2007			

is enclosed herewith.

[Page 1 of 3]

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

, ,	PTO/SB/61 (04-07)					
Ψ U.S. Patent and Tra	pproved for use through 09/30/2007. OMB 0651-0031 demark Office; U.S. DEPARTMENT OF COMMERCE					
the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED						
UNAVOIDABLY UNDER 37 CFR 1.137(a)						
3. Terminal disclaimer with disclaimer fee						
Since this utility/plant application was filed on or after June 8,	1995, no terminal disclaimer is required.					
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for other than a small entity) disclaiming herewith (see PTO/SB/63).	f \$ 65.00 for a small entity or the required period of time is enclosed					
I. An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed.						
WARNING:						
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting						
such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is						
referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.						
	lett 1 1 5 3 4 4 5					
John Haird Taylor Street. Tyler	Date					
John David Taylor	09/973,626					
Typed or printed name	Registration Number, if applicable					
2204 Stephens Street Address	(940) 552-0634					
Vernon, TX 76384	Telephone Number					
Address						
Enclosure Fee Payment	•					
Reply						
Terminal Disclaimer Form						
Additional sheets containing statements establishing unavoidable delay Petition Fees have been previously filed. Applicants will pay more if required.						
CERTIFICATE OF MAILING OR TRANSMISSION	(37 CFR 1.8(a))					
I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.						
transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at						
September 15 2007 John Pair Jaylor Starte Signature						
John David Taylor and son Steve K. Taylor						
Typed or printed name of person signing certificate						

SEP 1 9 2007 y

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of Information unless it displays a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)

NOTE: The following showing of the cause of unavoidable delay must be signed by all applicants or by any other party who is presenting statements concerning the cause of delay.

Signature

John David Taylor and Steve Kimbell Taylor

Date Date

09/973,626

1.

Typed or printed name

Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.)

"Renewed Petition under 37 CFR 1.137 (a)."

(4) A showing by the applicants, for the Director, that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(a) was unavoidable;

Applicants received a Office communication mailed October 21,2003, that set a one month statutory time period for reply. Applicants is regretted for not replying to the Office Action timely, because it became Unavoidable. The unavoidable reasons are as follows;

- (1.) In the examiners (Edwyn Labaze), Acknowledged Interview, Office letter dated October 21,2003, that it became clear during the telephone interview (assisted by Karl Frech) on 8/15/2003 that the <u>pro-se inventors was not versed</u> in Patent Law or Patent Office Procedure. Due to the applicant's <u>lack</u> of "understanding", applicants did attempt to properly respond in their letter file dated 4/16/2003.
- (2.) The reply filed on 4/16/2003 is not a fully responsive to the prior Office action because of the omission(s) or matter(s) a formal and proper amendments. Since the above mentioned reply appears to be bona fide, applicants were given Thirty (30) days from the mailing date of the notice, within which to supply the omissions or corrections in order to avoid abandonment. Extension of time could be Granted Under 37 CFR 1.136 (a).. At the time, applicants received the Office Action dated October 21, 2003, Applicants inventors was not versed in Patent Law and Patent Office Procedure and due to applicants lack of "understanding", the applicants did not understand the suggestions made, by the examiners, to follow the proposed claims provided by the examiner.
- (3.) Upon review and interview. The examiner therefore suggest the following claim(s) drafted by the examiner from all the information as provided in the original presentation of the claim(s) and specifications.
- (4.) If the proposed claim(s) was/were to be officially presented by the applicants before the examiner for prosecution, they would be rejected as presented, as they were. The examiner provided a <u>proposed claims</u> for the applicants. Applicants believe they have now written and can supply the <u>proposed claim(s)</u> ask for by the examiner. In the Proposed Claims filed previously on 6/29/2007.
- (5.) The applicants, from the interview on 8/15/2003, did request for some help regarding the claim(s). The examiner complied to the best of his ability with that which was presented, by supplying applicants with the proposed claims format. At the time applicants could not comprehend the information ask for, by the examiner, due to lack of understanding, on the applicants part. Pro-se inventors are not well versed in Patent Law and the Patent Office Procedure.
- (6.) Attorney_ Although suggesting attorney is normally reserved for pre-se applicants when the examiner believes that applicants would benefit with the claimed invention (i.e. ultimately receive allowable claims), in this case the applicant may wish to contact a (additional sheets attached) (Please attach additional sheets if additional space is needed.)

faylor Corp: Pre-Paid Cash Cards Unlimited Application/Control Number: 09/973,626

Art Unit: 2876

Inventors: John D. Taylor 2204 Stephens St., Vernon, TX 76384 e mail round76384@yahoo.com 940-552 -0634

Steve K. Taylor 1504 Texas St. Vernon, TX 76384 940-886-8615

Mail Stop Petition

For: Commissioner For Patents: P.O. Box 1450 Alexandria, VA 22313-1450

Attn: Alesia M. Brown **Petitions Attorney** Office of Petitions

Dear Sirs,

Enclosed please find and file for record applicants petition entitled; "Renewed Petition under 37 CFR 1.137"

> Respectfully Submitted, September, /5, 2007

John D. Taylor

John H. Jaylor 2204 Stephens St.,

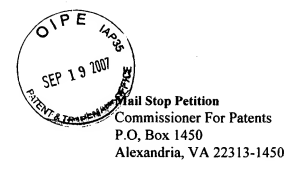
Vernon, TX 76384 Tel: 940-552-0634

E mail round76384@yahoo.com

1504 Texas St.

Vernon, TX 76384

940-886-8615



From: John D. Taylor Steve K. Taylor

Taylor Corp: Pre-Paid Cash Cards Unlimited

2204 Stephens Street Vernon, TX 76384

In re Application of

Taylor, et al.

Application No. 09/973,626

Filed: January 10, 2002

For: Taylor Corp. Pre-Paid Cash

Cards Unlimited

"Renewed Petition under 37CFR 1.137"

A grantable petition under 37 CFR 1.137 (a) must be accompanied by:

- (1) the required reply, unless previously filed; Is enclosed.
- (2) the petition fee as set forth in 37 CFR 1.17 (1)
 - 1.) Petition fee; Small entity fee \$250.00 has previously been filed.
 - 2.) Reply and/or fee
 - 2.) (A) The reply and /or fee to the above-noted Office Action in the form of "Renewed Petition under 37 CFR 1.137 (a) (identified type of reply) has been filed previously on 6/29/2007.
 - (B) The issue fee of \$140.00 has been previously on 7/24/2007
- (3) any terminal disclaimer (and fee set forth in 37 CFR 1.20 (d) required pursuant to 37 CFR 1.137 (c). Small entity fee \$65.00 has been filed previously on 6/29/2007
- (4) a showing to the satisfaction of the Director that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137 (a) was unavoidable; is enclosed
- (5) Any renewed petition should properly set forth the relief sought. Relief sought by applicants are (attached). Is enclosed
- (6.) Applicant Inventors agree to pay other fees required by the Patent Office of this case.

professional (external the USPTO) for basic advice. The applicants have been at a lose, in acquiring any patent professional help, for any basic advice. Applicants have many times tried to acquire help from patent attorneys, they have not wanted to be involved in our acquiring a patent, they say, because, that we already own a registered copyright and a published patent application, "because we are already the owners". That they, only do patents, for their selves . And I have tried, talking with several patent attorneys and have received no help. Applicants live in a area 200 miles from the nearest Patent Attorneys, and the cost of a attorney and travel are more expensive, than applicants can pay.

Interview Summary

All participants (applicant, applicant representative, PTO personnel): Date of Interview: 15 August 2003. (1) Edwyn Labaze. (2) Karl Frech. (3) John D. Taylor. (4) Steve K. Taylor.

Type: a) Telephonic 1) Applicants

Agreement with respect to the claims f) was reached.

Substance of interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: As per the applicant's request. I, Examiner Edwyn Labaze along with Mr. Karl Frech, agreed to provide a formal claim format to the applicants claimed invention. The examiner did provide a formal claim format for the applicants, as agreed, to the applicant's claimed invention. At that time, due to lack of understanding pro-se applicants did not fully understand how to fill out the proposed claims format provided by the examiner. (A fuller description, was necessary, and a copy of the amendments which the examiner agreed would render the claims allowable was not attached, by the applicants, but a reply was sent. The applicants reply filed on 4/10/2003 was not a fully responsive to the prior Office Action because of the following omission(s) or matter(s): A formal and proper amendment of the claims, one reason in detail for an unavoidable delay in filing a proper reply is because applicants did not know how to properly fill out the proposed claims form provided by the examiner. The pro-se inventors was not versed in Patent Law or Patent Office Procedure. Due to applicants lack of "understanding" on my part. And I deeply regret any delay that I have caused the Office and time lost. The examiner tried to the best of his ability, to help me, but Office Rules and regulations does not allow the examiner to "invent", i.e. add new or non -previously claimed or specified elements on to the original specifications, but the examiner did furnish a proposed claims format, as all he could do, on that part. Applicants did request for some help regarding the claims, and the examiner supplied the proposed claims format.

I, John Taylor, many times have read over the <u>proposed claims</u> format, and only recently came to the understanding, of what the examiners were asking for, in the proposed claims format. It became completely "unavoidable" for me to comply to something, I did not understand, of what it was I needed to do, in order to comply to the Office a grantable proposed claims, by and from the applicants.

Applicant, John D. Taylor, recently filed a Information Disclosure statement on July 5th, 2007. The cause of unavoidable delay and the reasons for the delay in filing a proper reply also are; Due to circumstances, lack of understanding and sickness beyond my control, for the last four years, I have been in and out of the Doctors offices with very high blood pressure and at often times symthums of a stroke. I have had bypass heart surgery in 1993. I still have angina attacks at times. I am (65 years old) and am on a disability social security fixed income. In 1994 my wife(66 years old) had a (eight bypasses on her heart surgery), she is much worse off than, I. We, both are regularly in and out of the clinics, If its not for medicine, then for health problems. And because, I did not know how to properly reply to the Office Action about replying to the examiners proposed claims format The patent application became abandoned, because, of lack of understanding and not being versed in Patent Law or Patent Office Procedure. My, son Steve K. Taylor could not make the reply for us, because he is not versed in any manner of Patent Law and his eyes site prevents him from reading or writing. Steve has eye site problems. We deeply regret, that we, because of lack of understanding on our part and (not) being versed in Patent Law and Patent Office Procedure. And that health and sickness are the reasons for the "unavoidable" delay.

[Proposed Order] Prayer

"Relief Sought" Pursuant to; "Renewed Petition under 37 CFR 1.137"

- 1. That applicants be GRANTED; the relief sought;
 Pursuant to: "Renewed Petition under 37 CFR 1.137(a)" was unavoidable,
 and that the applicants, abandoned Patent application (09/973,626) be revived
 and renewed.
- That applicants be GRANTED; the relief sought,
 Pursuant to: "Renewed Petition under 37 CFR 1.137"
 To enter their "Additional claims, revisions, and drawing" with the
 <u>Proposed Claims</u> added to the Original Patent Application (09/973,626) ask for in the required reply by the examiner.
- 3. That applicants be GRANTED; the relief sought, Pursuant to: (35 U.S.C. 100 Definitions.) and (35 U.S.C. 101 Inventions Patentable) That the applicants be granted a (GRANTED PATENT), whereas applicants have invented and discovered a new and useful process, a composition of matter, materials and a useful process to create and manufacture the Taylor Pre-Paid Cash Cards and Products. Whereas the Patent Office has already issued a published patent application.

IT IS SO ORDERED					
This,	of,	, 2007			

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313 - 1450 Attn: Alesia M. Brown Petitions Attorney Office Of Petitions.

Pro se Inventors September, 15, 2007

John David Taylor 2204 Stephens Street Vernon, TX 76384 (940) 552-0634

Steve Kimbell Taylor 1504 Texas Street Vernon, TX 76384 (940) 839-1653

Certificate of Service

We hereby certify that, on this <u>15</u> day of September, 2007. That this is a true and correct original of this document.

John D. Taylor

2204 Stephens St.,

Vernon, TX 76384 Tel: 940-552-0634

E mail round76384@yahoo.com

Steve K. Taylor

1304 Texas St.

Vernon, TX 76384

940-886-8615

JUL 0 5 7007 JUL A A 20

Application/Control Number: 09/973,626 Art Unit: 2876: Published, U.S. Patent #

20040267622

Taylor Gorp: Pre Paid Cash Cards Unlimited Inventors: John D. & Steve K. Taylor

Proposed Claims

Amendments which represents, that which is currently disclosed (and originally) disclosed

What I (we) claim is: [01]

1. A method of payment utilizing a magnetic strip cash card comprising:

a.) (I) purchasing a pre paid cash card containing monetary value and defining elements of the method of operation of buying or purchasing a pre paid cash card with monetary value with cash money. From a outlet markets, over the counter or existing commercial financial institutions. Money stored in a cash card.

[02]

(II) a method of purchasing a cash card containing monetary value consisting of a variety of small, medium or large cash cards, of monetary valued sized pre paid cash cards. The present invention is a pre paid cash card purchased by all the public, with money, cash stored in a card. A variety of monetary valued cash cards (\$50.00 to \$1000.00). Purchaser can purchase as many cash cards as they need. Pre paid cash cards are a hand wallet size card that has assorted colors for assorted monetary values, a number code for tracking, utilizing a magnetic strip and a bar code to be scanned upon sale at the point of activation for monetary value.

[03]

(III) a method and defining elements that teaches of that which is currently and originally disclosed in the original disclosure defined in the following manner:

Taylor Corp Pre Paid Cash Cards are pre paid cash cards for sale to all the public as Page 1. defined in copyright picture and text of the defining elements on page 130 in text and

picture describing as follows;

Pre Paid Cash Cards, who needs it? Everybody does, sooner or later. Purchase a pre paid cash card today, use it up and throw it away, then buy another pre paid cash card or reload if you wish. A safe way to carry cash in a card, next to cash its the best way to go, "Bar None".

[04]

b.) (I)(a)presenting said cash card for payment at an existing monetary transaction terminal to spend the card as cash or receiving cash, by the purchaser or legal cash card holder, up to the monetary value in the cash card.

As many ways as you can spend money is as many ways as you can spend a Taylor pre paid cash card by utilizing a magnetic strip at an existing monetary transaction terminal. Pre paid cash cards monetary value are worth the amount paid by the purchaser, less a small user fee.

[05]

(I)(b) A method of payment utilizing a printed 20-diget number, having a PIN number, on a pre paid cash card, utilized in presenting the cash card for payment at an existing monetary transaction terminal on the internet, up to cash cards monetary value.

[06]

(II) presenting said cash cards for payment, money stored in a card, at an existing transaction terminal, to be spent as cash or receive cash from a card, by the purchaser or the legal card holder, utilizing a magnetic strip on a card, an existing monetary transaction terminal. Cards are Taylor pre paid cash cards unlimited, pre paid currency cards, pre paid money cards, pre paid funds cards, pre paid bucks cards and pre paid cash cards are the product and invention created by Taylor's Pre Paid Cash Cards Unlimited. Registered and originally

Page 2.

disclosed in applicants application 09/973,626 art unit 2876 found on page 107 & 130, assorted monetary cash cards and text in the registered copyright picture.

[07]

c.) receiving a receipt and a cash card balance information at the completion of a transaction by presenting a pre paid cash card with monetary stored value at an existing transaction terminal, utilizing a magnetic strip to verify the remaining monetary stored value by giving a balance receipt at the completion of the transaction.

[80]

- 2. The method of claim 1 further comprising:
- a.) (1) reloading or adding to the value of the cash card by presenting the card at an existing transaction terminal, at public market outlets, over the counter, the internet or commercial financial institutions, that sales cash cards for money or cash.
- (2) a method process, to reload a expired cash card, having no remaining stored monetary value. The public or legal card holder can transfer and restore monetary value into the cash card from their individual bank or monetary account, from their favorite monetary transaction terminal or returning to a market that sales cash cards. The card holder can reload the cash card, by utilizing the magnetic strip at an existing transaction terminal, by applying monetary funds to an existing cash card. A safe way to carry cash in a card or a safe way to carry large amounts of cash in a card.

[09]

- 3. The method of claim 1 further comprising:
- a.) a pre paid cash card using a barcode on the front of the card that verifies the monetary value of the cash card at the point of sale, utilizing a scanner at an existing monetary transaction terminal. Receiving a receipt of stored monetary value in the card, at the sale of the cash card.

b.) using a secondary barcode on the back of the cash card would retrieve the same monetary stored value information original stored of the information of the last transaction used of the cash card. Should the magnetic strip be scratch damaged, sun blistered or polarized by other magnet sources that would wipe the magnet strip clean or card becomes faulty. Utilizing a scanner at an existing monetary transaction terminal.

[010]

- 4. A Taylor pre paid cash card comprising:
- a..) a magnetic strip containing a 20-digit printed tracking number. Each card contains its own separate tracking number and serial number that identifies that one certain cash card and scratch off PIN number, that provides the stored monetary value of the cash card. And a 4-digit market outlet to tract where the cash card was sold from.

[011]

- b.) a pre paid cash card presenting one or more barcodes printed on the cash card.
- (1)A barcode on the front to validate the monetary stored value of the cash card at the point of sale..
- (2) A secondary barcode on the back of the cash card to present at an existing monetary transaction scanner to receive monetary value left in the cash card, in case of magnetic strip damage.

[012]

- c.) a pre paid cash card comprising:
- (1)A method process to sale a card for cash, to use as cash in a card. A card sold at outlet markets (over the counter), commercial institutions, the internet and existing transaction terminals that sale prepaid cash cards.
- (2)A method process for the public to buy a card for cash. At market outlets (over the counter), commercial transaction institutions, the internet and existing

transaction terminals that sale the pre paid cash cards.

- (3)A method and process to use cash in a card, having monetary value, for receiving cash or making payment, at an existing transaction terminal.
- (4)A method process to sale to the public a card for cash, cash received by an existing transaction terminal, for the monetary value stored in the cash card.
- (5)A method process to present a card for payment or receive cash at an existing monetary transaction terminal, up to stored value in the cash card.
- (6)a method process utilizing a barcode located on the front of the cash card used in validating the stored value, stored in the cash card, activated at the point of sale, utilizing a scanner at an existing transaction terminal.
- (7) a method process utilizing A printed 20-diget tracking number on the front cash card for transaction payment on the internet. Each card having its own tracking number and serial number.
- (8) a method process utilizing a card having a magnetic strip on the back of the cash card, used at an existing monetary transaction terminal, that validates the value remaining in each cash card, leaving the balance and receipt after the last transaction had been made, up to the expired stored value in the cash card has been used.
- (9) a method process to purchase small, medium or large cash cards having stored monetary value of (\$ 50.00 up to a \$1000.00 or more). Stored cash in a card, to use as cash in a card. By the legal card holder.
- [013] (10.) (Trade Secret) The method of claim 1 comprising: applicants presenting specific relationship between the disclosed features and specific cash card method process liken to a method processes utilizing a money order, (related examples found in [014] thru [022]) specifically identified on page 3 & 4., disclosed, also in applicants

Page 3.

telephone interview with the examiners.
[014] a.)(1) to sale a card for cash to the public, over the counter from market outlets giving the cash cards stored monetary value.

(2) example: to sale a money order for cash to the public, over the counter from market outlets, giving the money order stored monetary value.

[015]

[016]

- b.)(1) a receipt is given at the point of sale verifying the stored monetary value of the pre paid cash card.
- (2) example: a receipt is given at the point of sale verifying the stored monetary value of the pre paid money order.
- c.)(1) Purchaser can purchase various valued size pre paid cash cards, stored monetary value, money or cash in a card.
- (2) example: Purchaser can purchase various amounts of money orders, stored monetary value, in a money order.

[017]

- d.)(1) Pre Paid Cash Cards are for all the public to buy and/or spend as cash. Cash in a card and/or stored monetary value in a Taylor Pre Paid Cash Card and/or cards.
- (2) example: money orders are for all the public to buy and/or spend as cash. Cash in a money order and /or stored monetary value in a money order.

[018]

- e.)(1) Taylor Pre Paid Cash Cards are worth in stored monetary value, the amount paid by the purchaser, less a small user fee.
- (2) example: money orders are worth in stored monetary value, the amount paid by the purchaser, less a user fee.

[019]

f.)(1) Taylor's Pre Paid Cash Cards are activated at the point of sale. To use by the purchaser, immediately, by use of a cash card utilizing a magnetic strip at an existing monetary transaction terminal.

(2) example: money orders are activated at the point of sale to be used by the purchaser, immediately, at an existing monetary transaction terminal.

[020]

- g.)(1) Purchase a Taylor pre paid cash card today, use it up, then throw it away, then buy another one, or reload if you wish. A safe way to carry cash in a card, next to cash, it's the best way to go. "Bar None"
- (2) example: money orders, use them up, then buy another one, if you wish.

[021]

h.)(1)(a) Taylor's pre paid cash cards, each cash card has its own 20-digit tracking number printed on the face of each cash card, utilizing a method of payment on the internet, that monitors each transaction at an existing monetary transaction terminal

[022]

- h)(1)(b)utilizing a magnetic strip, each cash card has its own serial number identifying that certain cash card.
- (2) example: each and every money order has its own tracking number and serial number that identifies that certain money order from its point of origin to completion at an existing monetary transaction terminal.
- [023] Defining Elements, Elements of Expressions and Subject Matter [023] thru [035]
- 5. A Taylor pre paid cash card method of claim 1 further comprising:
- a.) a cash card comprising: a card that is sold to the public for cash, by outlet markets, the internet or commercial financial transaction terminals having stored monetary value. Utilizing a barcode, magnetic strip or a 20-digit number printed on the face of a cash card at a existing monetary transaction terminal.

[024]

b.) a cash card comprising: that is used, by the public as cash in a card, having

Page 4.

stored monetary value. Utilizing a card having a magnetic strip on the back side of the card, at an existing monetary transaction terminal.

[025]

c.) a cash card comprising: is a hand held, wallet size card, containing monetary stored value, utilizing a barcode and a magnetic strip at an existing monetary transaction terminal.

[026]

d.) a cash card comprising: having a barcode on the front face of the card, scanned at the point of sale, loading and verifying the stored monetary value, at an existing monetary transaction terminal.

[027]

e.) a cash card comprising: having a secondary barcode on the back side of the card, that can be scanned to retrieve information of the cash card, should the magnet strip become damaged or faulty.

[028]

f.) a cash card comprising its own separate serial number and 20-digit printed tracking number on the face of the cash card, that is utilized upon presenting said cash card for payment, on the internet, at an existing monetary transaction terminal.

[029]

g.) a cash card comprising: presenting the cash card for payment by the purchaser or legal card holder, will receive a receipt and a cash card balance at an existing monetary transaction terminal.

[030]

h.) a cash card comprising: a card having certain monetary value, when purchased, is activated point of sale, to use up to the stored monetary value. Buy a Cash Card today, Use It up, then throw it away. or reload if you wish.

[031]

i.) a cash card comprising: products that includes pre paid cash cards, pre paid money cards, pre paid currency cards, pre paid funds cards, and pre paid bucks cards.

(1) a safe way to carry cash in a card.

(2) a safe way to carry large amounts cash in a card.

[032]

j.) a cash card comprising: a method of buying or purchasing a card for cash money. A new and useful improvement process and composition of matter to manufacture cash card products that includes pre paid cash cards, pre paid money cards, pre paid currency cards, pre paid funds cards and pre paid bucks cards. A combination of combined card entities, Money stored in card.

[033]

k.) a cash card comprising: a method of loading or reloading a monetary card from an existing transaction terminal, by adding cash monetary value deposits, from public payrolls, market payrolls, industrial payrolls, commercial payrolls, public banking accounts. By utilizing a magnetic strip or a card number, at an existing monetary transaction terminal and/or utilizing an existing internet monetary transaction service. Creating a monetary cash card worth amount paid or deposited, less a small user fee.

[034]

 l.) a cash card comprising: a Taylor pre paid cash card product, money stored in a card, to spend as cash or receive cash, by the legal card holder, up to the stored monetary value of the cash card.

[035]

m.) a cash card comprising: of a Taylor cash card product that is sold to any person for money and a small user fee.

[036]

n.) a cash card comprising: a Taylor

pre paid cash card and/or cards: the first original registered copyright certificate, picture, text and materials used in the creation of pre paid cash cards, pre paid money cards, pre paid currency cards, pre paid funds cards and pre paid bucks cards. Belonging exclusively to the authors, owners and inventors; John D. Taylor and Steve K. Taylor.

[037]

O.) 35 U.S.C. 100 Definitions. (a) The term "invention" invention or discovery-(b) the term "process" means process, art, or method and includes a new use of a known process, machine, manufacture, composition of matter, or material.

Pursuant To: (35 U.S.C. 100 Definitions)
Applicants have invented and discovered a
new method process and composition of
matter or material that is a new and useful
improvement of a known process of
manufacturing a card, to sale for cash, that
in turn can be utilized to receive cash from a
card or to use for payment as cash from a
card having stored monetary value. Being a
Taylor pre paid cash cards.

[038]

p.) 35 U.S.C. 101 Inventions Patentable, Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefore, subject to the conditions and requirements of this title.

Pursuant To; (35 U.S.C. 101 Inventions Patentable), Applicants have invented and discovered a new and useful process and improvement thereof, a composition of matter, materials and useful process to create and manufacture the Taylor pre paid cash cards.

[039]

q.) Applicants has best presented amendments to the <u>Proposed Claims</u>, which is currently(and originally) disclosed and defining elements added to the claims that may also help to positively set forth the current invention. OFE 40.8

(3).

JUL 0 5 2007 JUL

Fig. 1. Monetary Cards activation at the point of sale.

Activated by a existing monetary transaction terminal.

- Fig. 2. Activation posted from scan system to an existing monetary transacting terminal computer.
- Fig. 3. A secondary barcode activated by scanning the card at an existing monetary transaction terminals, using counter scanners, pole scanners and/or hand scanners, in the event that the magnetic strip becomes damaged or faulty.
- Fig. 4. Using a existing monetary transaction terminal receiver of transferred monetary funds and executer of return customer monetary funds, Using an existing monetary transaction terminal.
- Fig. 5. Utilizing a cash monetary card for payment at an existing monetary transaction terminal.
- Fig. 6. Receiving a card balance and receipt at the point of last monetary transaction.
- Fig. 7. Front view of the monetary value, stored in the card.

 Cash card number and first barcode.

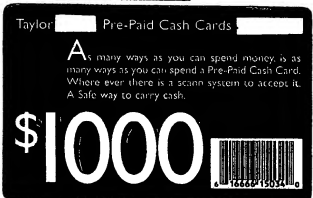


Fig. 8. Back view description information of pre paid cash card.

